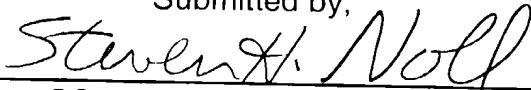


REMARKS

In the Office Action dated February 26, 2003, claims 1-5, 10, 11 and 16-19 were rejected under 35 U.S.C. §112, second paragraph because the Examiner noted an omission in claim 1, line 5. That omission has been corrected herein, and claim 1 and the claims depending therefrom are therefore submitted to be in full compliance with all provisions of §112, second paragraph.

The Examiner stated this omission precluded the application of prior art to these claims. Since Applicants believe the arguments in support of patentability set forth in the last response are sufficient to overcome the previously made prior art rejections, Applicants have herewith reinstated the appeal of this application. If the Examiner intends to maintain the prior art rejections, it is Applicants' intention to appeal that rejection to the Board of Patent Appeals and Interferences. Deferring the filing of the Notice of Appeal until the Examiner acts on the present Amendment would only result in the necessity of paying an extension fee when the Notice of Appeal is subsequently filed, and therefore Applicants are filing the Notice of Appeal at this time.

Submitted by,



(Reg. 28,982)

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VERSION WITH MARKINGS TO SHOW CHANGES MADE

IN THE CLAIMS

Please amend claim 1 as follows:

1. (Three times amended) An electromechanical motor comprising:
two electromechanical drive elements respectively producing linear
displacements;
a non-deformable drive ring;
rigid, non-articulated mechanical connections respectively connecting said
drive elements to said drive ring for causing said drive ring to execute a
circulatory displacement motion by a combination of said linear
displacements with no deformation of said drive ring; and
a shaft in rolling line contact with said drive ring, said shaft being rotated by
said circulatory displacement motion of said drive ring.

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